U.S. Application No. 10/697,939

REMARKS/ARGUMENTS

Claims 1-7, 12-18, 20-26, 31-37 and 46-57 are currently pending further consideration. Entry and reconsideration of all pending claims in view of the above amendments and the following remarks are respectfully requested.

Applicant filed a Supplemental Amendment on July 1, 2008 which added amendments to the Abstract and new claims 52-57. This Supplemental Amendment was not acknowledged by the Examiner in the November 4, 2008 Final Action and Applicant is uncertain as to whether those amendments were ever entered or considered by the Examiner. Therefore, Applicant respectfully requests that the Examiner confirm entry and consideration of the July 1, 2008 Supplemental Amendment.

Re the 35 U. S. C. § 102(e) Rejection:

The rejection of claims 1-7, 12-18, 20-26, 31-37 and 46-51 under 35 U.S.C. §102(e) as allegedly being anticipated by U.S. Patent Application Publication No. 2002/0165028 to Miyamoto et al. (now U.S. Patent No.7,115,031) is respectfully traversed.

Among other things, Miyamoto et al. fail to disclose a coordinate conversion process in which coordinates indicating a current location of an object in the first game space are projected onto a two-dimensional plane in the first game space that corresponds to the second game space. In addition, the Miyamoto reference also fails to disclose that a "related image" which corresponds to the object in the first game space is displayed on the on second display at a location in the second game space that corresponds to the location of a shadow of the object in the first game space on the two-dimensional plane corresponding to the second game space.

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Applicants' new and amended claims presently set forth one or more of these features.

Applicant respectfully submits that the Miyamoto et al. reference does not anticipate Applicant's

presently pending claims 1-7, 12-18, 20-26, 31-37 and 46-57 because it does not disclose every

element as currently set forth in those claims. See Lewmar Marine, Inc. v. Barient, Inc., 3

U.S.P.Q. 2d 1766 (Fed. Cir. 1987).

In view of the Applicant's forgoing amendments and remarks, it is believed that the

application is in condition for allowance. Reconsideration and allowance of this application are

respectfully solicited. If any small matter remains outstanding, the Examiner is encouraged to

telephone Applicant's representatives at the telephone number listed below.

Pursuant to 37 C.F.R. §§ 1.17 and 1.136(a), Applicant respectfully petitions for a one (1)

month extension of time for filing a reply in connection with the present application, and the

required fee is attached hereto.

The Commissioner is authorized to charge the undersigned's deposit account #14-1140 in

whatever amount is necessary for entry of these papers and the continued pendency 134of the

captioned application.

Respectfully submitted,

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